

UNITED STATES BANKRUPTCY COURT
District of Oregon

In re)	Case No. 14-34993-rld13
Marleen Lucille Peacock)	
<i>Other names used by debtor:</i> Marli's Restaurant & Lounge, LLC)	NOTICE Re: SERVICE OF OBJECTION TO PROOF OF CLAIM
Debtor(s))	

Please be aware of the following regarding LBF 763, Objection to Claim, and Order and Notice Thereon:

- A. Mailed service on the claimant only at the address in the proof of claim might not be sufficient service under FRBP 7004. See In re Monk, Adversary No. 10-6067-fra (Bankr.Or. August 9, 2013).
- B. The objecting party must determine the proper service address and method and must make sure the objection has been properly served or noticed.
- C. The Court is no longer verifying or limiting the name and address listed in the claim objection to the exact version of the name and address listed in the claim.
- D. If appropriate, the address as listed in the proof of claim can be modified in the claim objection to comply with FRBP 7004 address service requirements.
- E. The form is not limited to only one address for the claimant.
- F. The Court will not send certified mail. If certified mail is required for effective service, the objecting party must send the signed order by certified mail and file a separate certificate of service within 14 days of the "FILED" date of the signed order.

Dated: 12/7/16

Clerk, U.S. Bankruptcy Court